## UNITED STATES DISTRICT COURT

## **District of Massachusetts**

UNITED STATES OF AMERICA

V.

## STATEMENT OF REASONS

TIMOTHY HERLIHY				Matthew	A. Ka			7 - 003 - RCL	
The court adopts	the feetual findin	and avidal	نسم مسانم	Defendant's Atto		, was aut			
The court adopts	the factual findir	igs and guider		_	entence	e report.			
The court adopts	the factual finding	gs and guideli		<b>)R</b> ation in the prese	entence	report, ex	xcept (se	ee attachment, if necessary):	:
Sellie Book Branch	alle de Conte							See Continuation Page	
Guideline Range Determin	ed by the Court:								
Total Offense Le	vel:	6							
Criminal History	Category:	II							
Imprisonment Ra	nge:	1	to <u>7</u>	mon	iths				
Supervised Relea	se Range:	2	to 3	yea	rs				
Fine Range:	\$	\$ \$500.00		to \$ \$5,000	0.00				
Defendant's Soc. Sec. No.: 000	-00-9652			09/29/0	5				
	00-1973		-	Date of Imposition	of Judgn	nent			
	98-038		-						
Defendant's Residence Address:			•	Signature of Judici					
residence radiess.				/s/The I	Honor	able Reg	ginald (	C. Lindsay	
				Judge, I	U.S. D	District C	Court		
				Name and Title of .	Judicial (	Officer			
				10/6/05					
Defendant's Mailing Address:				Date					

AO 245B

Document 58

Filed 10/06/2005

Page 2 of 4

Statement of Reasons - Sheet 2

Statement of Reasons - Page

DEFENDANT:	TIMOTHY HERLIHY	Statement of Reasons - Page 2 o	of 4
	1: 04 CR 10167 - 003 - RCL STATEME	ENT OF REASONS	
Fine waived or b	below the guideline range because of inabilit	y to pay.	
Total Amount of Res	estitution: \$		
the fashioning of		plication and prolongation of the sentencing process resulting rovide restitution to any victims, pursuant to 18 U.S.C. § 3663 (d)).	_
1 1 *	•	provisions is not ordered in this title 18 property offense titution impracticable, pursuant to 18 U.S.C. § 3663A(c)(3)(A	
determining con	mplex issues of fact and related to the cause of gree that the need to provide restitution to an	provisions is not ordered in this title 18 property offens of amount of the victim's losses would complicate or prolong y victim is outweighed by the burden on the sentencing proce	the sentencing
For offenses co	committed on or after September 13, 1994	but before April 23, 1996 that require the total amount of	f loss to be

stated, pursuant to Chapters 109A, 110, 110A, and 113A of Title 18, restitution is not ordered because the economic circumstances of the defendant do not allow for the payment of any amount of a restitution order, and do not allow for the payment of any or some portion of

a restitution order in the foreseeable future under any reasonable schedule of payments.

Partial restitution is ordered, pursuant to 18 U.S.C. § 3553(c), for the following reason(s):

3	Case 1:04-cr-10167-RCL Judgment in a Criminal Case - D. Massac	Document 58	Filed 10/06/2005	Page 3 of 4
---	---	-------------	------------------	-------------

AO 245E Statement of Reasons - Sheet 3 Statement of Reasons - Page 3 of \_\_\_\_ TIMOTHY HERLIHY **DEFENDANT:** CASE NUMBER: 1: 04 CR 10167 - 003 - RCL STATEMENT OF REASONS The sentence is within the guideline range, that range does not exceed 24 months, and the court finds no reason to depart from the sentence called for by the application of the guidelines. **OR** The sentence is within the guideline range, that range exceeds 24 months, and the sentence is imposed for the following reasons:

**OR** 

The	sentence departs from the guideline range:
	upon motion of the government, as a result of a defendant's substantial assistance, or
	for the following specific reason(s):

Case 1:04-cr-10167-RCL Judgment in a Criminal Case - D. Massachusetts AO 245B

Document 58 Filed 10/06/2005 Page 4 of 4

Statement of Reasons - Sheet 4

Statemennt of Reasons - Page 4 of

TIMOTHY HERLIHY DEFENDANT:

CASE NUMBER: 1: 04 CR 10167 - 003 - RCL

## ADDITIONAL FINDINGS AND GUIDELINES APPLICATIONS EXCEPTION

ADDITIONAL REASONS FOR DEPARTURE FROM THE GUIDELINE RANGE